SEC. 5. And be it enacted. That if any corporation, or any of Any corpoits officers, after service, in manner aforesaid, of any notice of service as seizure as aforesaid, shall transfer or permit the transfer of aforesaid. shares in the capital or joint stock of such corporation, or of Allowing transfer of any debt transferable upon the books of such corporation, any such stock as standing at the time of service in the name of any person or attached. body corporate, whose interest in such capital or joint stock or debt, may have been mentioned in such notice to have been seized or taken, as aforesaid, before the sheriff or coroner or other officer aforesaid, or the court shall have given notice in writing that such notice of seizure is withdrawn, such corporation shall forfeit and pay to the person or persons or body corporate, at whose suit the writ or writs in such notice mentioned, issued, the full market value at the time of transfer, or at any Liable to time afterwards, of the stock so transferred, to be recovered by full value. action on the case as for tort.

SEC. 6. And be it enacted, That if at any stage of the pro- If such ceeding the writ or writs shall be countermanded or quashed, writ be or if an attachment or attachments abated or dissolved, or the manded or debt or sum of money paid to the sheriff or coroner or other fied. officer, it shall be the duty of the sheriff or coroner or other Sheriffshall officer aforesaid, to give notice in writing to all corporations upon of withwhom he may have served such notice of seizure as aforesaid, drawing said notice. that he withdraws such notice; and whenever any such notice in writing of the withdrawal of any such seizure, either in whole or in part, is received by any corporation, it shall be But if of lawful for such corporation to permit transfers of stock or debt part only. affected by such notice of withdrawal, as if such notice of shares to be seizure had never been given; Provided, that if the notice of reserved to satisfy. withdrawal, shall extend to part only of such stock or debt, it shall not be lawful for any such corporation, under the penalty aforesaid, to permit any transfer which shall not leave standing in the name of the person or persons or body corporate whose interest has been seized or taken or mentioned so to be in any notice of seizure, the full number of shares of stock and amount of transferable debt which the sheriff or coroner, or other officer aforesaid has included in his schedule as aforesaid, of which number of shares and transferable debt it shall be the duty of the said sheriff or coroner or officer to notify every such corporation in the notice of withdrawal.

SEC. 7. And be it enacted, That if any sheriff or coroner, or On sheriff other officer, shall refuse or neglect to give such notice of with- neglecting to give such drawal in any case, in which, by law it ought to be given, it notice. shall be competent for the court, to which the writ or writs was or were returnable, by virtue of which any notice of seizure may have been given, on motion of any corporation or person whatsoever, after hearing the parties, or on their neglecting to